1 2	PATRICK H. HICKS, ESQ., Bar # 4632 RICK D. ROSKELLEY, ESQ., Bar # 3192 PETER D. NAVARRO, ESQ., Bar # 10168 LITTLER MENDELSON		
3	A Professional Corporation 3960 Howard Hughes Parkway Suite 300 Las Vegas, NV 89169-5937		
4			
5	Telephone: 702.862.8800  Attorneys for Defendants LAS VEGAS SANDS CORP. AND VENETIAN CASINO RESORT, LLC		
6 7			
8	Thytopp of A	THE DISTRICT COLUMN	
	UNITED STATES DISTRICT COURT		
9			
10	VINCENT BURLINGAME, an individual; RICHARD CARTY, an individual;	Case No. 2:11-cv-00960-PMP-RJJ	
11	JAMES JACKSON, an individual; CHRISTOPHER LaCASCIA, an	TEMPORARY RESTRAINING ORDER	
12	individual; JAMES MARTIN, an individual; JONATHAN MOLNAR, an	AND PRELIMINARY INJUNCTION	
13 14	individual; BENJAMIN NESS, an individual; DeJUAN ROBINSON, an		
15	individual; MICHAEL STATKIEWICZ, an individual,		
16	Plaintiff,		
17	v.		
18	LAS VEGAS SANDS CORP., a Nevada corporation; LAS VEGAS SANDS, LLC a		
19	Nevada limited liability company, VENETIAN CASINO RESORT, LLC, a		
20	Nevada limited liability company; ZOHAR LAHAV, in his individual and		
21	representative capacity,		
22	Defendants.		
23	This matter came before the Court or	n August 2, 2011 by way of the Emergency Application	
24	for Temporary Restraining Order and Preliminary Injunction ("Application") [Doc. # 11] of		
25	Plaintiffs James Jackson, Christopher LaCascia, James Martin, Jonathan Molnar, and DeJuan		
26	Robinson ("Plaintiffs"). Plaintiffs were represented by Donald J. Campbell, Esq. and Philip R.		
27	Frwin Esa of Campbell & Williams Defendants Las Vegas Sands Corp. and Venetian Casino		

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Resort, LLC (collectively, "Defendants") were represented by Rick D. Roskelley, Esq. and Peter D. Navarro, Esq. of Littler Mendelson. Following the hearing counsel for Plaintiffs and Defendants have agreed to and submitted a Proposed Temporary Restraining Order and Preliminary Injunction.

Upon careful consideration of the record before it, including Plaintiffs' Application, Defendants' Opposition to the Application ("Opposition") [Doc. # 15], exhibits and declarations submitted in support of the Opposition and Application, the arguments of counsel, and the parties' Proposed Temporary Restraining Order and Preliminary Injunction, Plaintiffs' Application is GRANTED to the limited extent set forth herein.

Based on the foregoing, IT IS HEREBY ORDERED that:

- 1. Defendants are restrained from reassigning Plaintiffs to positions as uniformed security officers.
- 2. While thus restrained, Defendants are not required to place Plaintiffs in positions on the Executive Protection Team ("EPT") where Plaintiffs provide protective services to or where they are in direct contact with the Chairman of Las Vegas Sands Corp. ("LVSC") and members of his family.
- 3. Defendants and Plaintiffs have agreed to the temporary assignment of Plaintiffs to plainclothes positions on the Special Duties Team. Although Plaintiffs will remain EPT agents, they will be temporarily assigned to, and their duties will be limited to those of the Special Duties Team.

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4. This Temporary Restraining	Order and Preliminary Injunction is effective upon entry
as Plaintiffs have posted a security bond with the Clerk of this Court in the amount of One Thousand	
Dollars (\$1,000) for the partial payment of such costs and damages, if any, as may be incurred or	
suffered by Defendants if hereafter found to have been wrongfully restrained.	
	IT IS SO ORDERED.
	DATED this _7th day of September, 2011.
	Phy. m. On
	PHILIP M. PRO UNITED STATES DISTRICT JUDGE
Jointly Submitted on Sentember 6, 2011	
•	LITTLED MENDELCON
CAMPBELL & WILLIAMS	LITTLER MENDELSON
/a/ Dhilia E. Empia Ess	/o/ Detriels II. Hieles For
DONALD J. CAMPBELL, ESQ.	/s/ Patrick H. Hicks, Esq. PATRICK H. HICKS, ESQ. PICK D. POSKELLEY, ESQ.
700 South Seventh Street Las Vegas, Nevada 89101	RICK D. ROSKELLEY, ESQ. PETER D. NAVARRO, ESQ. 3960 Howard Hughes Parkway, Suite 300
Attorneys for Plaintiffs	Las Vegas, Nevada 89169
	Attorneys for Defendants
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	as Plaintiffs have posted a security bond with Dollars (\$1,000) for the partial payment of suffered by Defendants if hereafter found to suffered by Defendan

LITTLER MENDELSON A PROFESSIONAL CORPORATION 3960 Howard Hughes Parkway Suite 300 Las Vegas, NV 89169-5937 702.862.8800